43

PATENT COOPERATION TRANSPORT

(PCT Article 18 and Rules 43 and 44)

INTERNATIONAL SEARCH REPORT

Applicant's or agent's file reference	FOR FURTHER See Notification (Form PCT/ISA	of Transmittal of international Search Report /220) as well as, where applicable, item 5 below.
39791/IML		(Forthern Prints Prints Prints
nternational application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
CT/GB 99/03775	12/11/1999	13/11/1998
pplicant		
		•
MARS U.K. LIMITED et a	1.	
	s been prepared by this international Searching Au ing transmitted to the international Bureau,	uthority and is transmitted to the applicant
This international Search Report co	nsists of a total of3sheets. ed by a copy of each prior art document cited in th	ls report.
1. Basis of the report		
	s, the international search was carried out on the b d, unless otherwise indicated under this item.	asts of the international application in the
the international sea Authority (Fiule 23.1	arch was canted out on the basis of a translation of (b)).	the international application turnished to this
b. With regard to any nucleoti was carried out on the basis	de and/or amino acid sequence disclosed in the	International application, the international search
	mational application in written form.	
filed together with ti	e international application in computer readable to	rm.
furnished subseque	ntly to this Authority in written form.	
turnished subseque	ntly to this Authority in computer readble form.	
	ne subsequently furnished written sequence listing tion as filed has been furnished.	does not go beyond the disclosure in the
		is identical to the written sequence listing has bee
2. Certain claims wer	e found unsearchable (See Box I).	
3. Unity of invention	is lacking (see Box II).	
4. With regard to the title,		
	as submitted by the applicant.	
	stablished by this Authority to read as follows:	
5. With regard to the abstract,		•
···	as submitted by the applicant.	
the text has been ex within one month fro	stablished, according to Rule 38.2(b), by this Authorn the date of mailing of this international search re	ority as it appears in Box III. The applicant may, apport, submit comments to this Authority.
8. The figure of the drawings to be	published with the abstract is Figure No.	1
as suggested by the	applicant	None of the figures.
because the applica	nt falled to suggest a figure.	
because this figure	better characterizes the Invention.	



International Application No. PCT/GB 99/03775

A CLASSIFICATION OF SUBJECT MATTER IPC 7 A61B5/107 G01N33/12 G01G19/50

According to intermedional Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system tollowed by classification symbols) IPC 7-A61B-G01N-G01G

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the Intermetional search (name of data base and, where practical, search terms used)

Category *	Chartien of document, with indication, where appropriate, of the relevant passages	Relevent to claim No.
		1 4 5
X	WO 98 08437 A (POWELL DAVID KEVIN) 5 March 1998 (1998-03-05)	1,4,5
Y	page 5, line 18 -page 8, column 32; figures	7
Y	PATENT ABSTRACTS OF JAPAN vol. 098, no. 012, 31 October 1998 (1998-10-31) & JP 10 192258 A (MATSUSHITA ELECTRIC WORKS LTD), 28 July 1998 (1998-07-28)	7
A	abstract	1

X Further documents are listed in the continuation of box C.	Patent family members are listed in ennex.
*Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filling date "L" document which may throw doubts on priority claim(s) of which is cited to establish the publication date of another chation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filling date but later than the priority date claimed	"I later document published after the international filing date or priority date and not in conflict with the application but cled to understand the principle or theory underlying the invention." "Y" document of particular relevance; the claimed invention carnot be considered novel or carnot be considered to involve an inventive step when the document is taken alone carnot be combined to involve an inventive step when the document is combined to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent tamily
Date of the actual completion of the international search 10 Apr 11 2000	Date of mailing of the international search report 18/04/2000
Name and mailing address of the ISA	Authorized officer
European Patent Office, P.B. 5818 Patentiean 2 NL - 2280 HV Ripwrift Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Bosma, R



retarnational Application No. PCT/GB 99/03775

(Continu	ntion) DOCUMENTS CONSIDERED TO BE RELEVANT	
gory °	Citetion of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	RUSH E C ET AL: "Estimation of Body Fat in Caucasian and Polynesian Women from Anthropometric Measurements" APPLIED RADIATION AND ISOTOPES, vol. 49, no. 5-6, 6 May 1998 (1998-05-06), page 749-750 XP004110619 the whole document	1,7
	FR 2 731 144 A (BERNARD GEORGES ET AL.) 6 September 1996 (1996-09-06) page 4, line 8 -page 6, line 29; figure 1	9,11, 13-15
\	US 5 372 141 A (GALLUP ET AL.) 13 December 1994 (1994–12–13) column 4 -column 17, line 41; figures	9–15
	·	
	,	

ERNATIONAL SEARCH REPORT

International Application No PCT/GB 99/03775

Patent document cited in search report	:	Publication date	Patent family member(s)	Publication date
WO 9808437	Α	05-03-1998	AU 3842997 A	19-03-1998
JP 10192258	Α	28-07-1998	NONE	
FR 2731144	Α	06-09-1996	NONE	
US 5372141	A	13-12-1994	NONE	

Form PCT/18A/210 (pattern family annex) (July 1992)



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference					
39791/IML	FOR FURTHER AC	TION See No Prelimin	tification of Transmittal of International nary Examination Report (Form PCT/IPEA/416)		
International application No.	International filing date (d	ay/month/year)	Priority date (day/month/year)		
PCT/GB99/03775	12/11/1999		13/11/1998		
International Patent Classification (IPC A61B5/107 Applicant MARS U.K. LIMITED et al.			nternational Preliminary Examining Authority		
, and a substitute to the appl	active according to Afficia 36.		memational Preliminary Examining Authority		
2. This REPORT consists of a to	otal of 8 sheets, including this o	over sheet.			
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which I been amended and are the basis for this report and/or sheets containing rectifications made before this Autt (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a total of 1 sheets.					
3. This report contains indication Basis of the report	ns relating to the following items	:			
II Priority	•				
III Non-establishmer	nt of opinion with regard to nove	ltv. inventive ster	and industrial applicability		
IV Lack of unity of in	vention	.,,	and model approaching		
Citations and Expir	anauons suporung such statem	ard to novelty, invent	ventive step or industrial applicability;		
VI Certain documen					
	the international application		:		
VIII 😂 Certain observatio	ons on the international applicat	ion			
Date of submission of the demand	D	ate of completion o	f this report		
13/06/2000		3.02.2001			
Name and mailing address of the internal preliminary examining authority: European Patent Office	ational A	uthorized officer	STINGUES MINICELY		
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 5: Fax: +49 89 2399 - 4465	23656 epmu d	ohmann, S			
		elephone No. +49 8	9 2399 2328		





INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/GB99/03775

 Basis of the report 	rt
---	----

l.	Ba	sis of the report				•	
1.	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments (Rules 70.16 and 70.17).): Description, pages:						
	1-3	3,5-12	as originally filed			,	
	4		as received on	30/01/2001	with letter of	26/01/2001	
	Cla	aims, No.:					
	1-1	5	as originally filed				
	Dra	awings, sheets:					
	1/5	-5/5	as originally filed				
2.	Wit lan	h regard to the lang guage in which the i	juage, all the elements international application	marked above were a was filed, unless othe	vailable or fumished erwise indicated und	d to this Authority in the der this item.	
	The	ese elements were a	available or furnished to	this Authority in the fo	ollowing language:	, which is:	
		the language of a t	translation furnished for	the purposes of the ir	nternational search	(under Rule 23.1(b)).	
			blication of the internati			ν = νν ζ-γγ-	
						examination (under Rule	
3.	With inte	h regard to any nuc rnational preliminar	leotide and/or amino a y examination was carri	acid sequence disclosed out on the basis of	sed in the internatio the sequence listin	nal application, the g:	
		contained in the int	temational application in	written form.			
			the international applica		able form.		
			ently to this Authority in				
			ently to this Authority in		m.		
		The statement that		shed written sequence		beyond the disclosure in	

☐ The statement that the information recorded in computer readable form is identical to the written sequence

4. The amendments have resulted in the cancellation of:

listing has been furnished.





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No: PCT/GB99/03775

the description,	pages:
the claims,	Nos.:
the drawings,	sheets:

5.
This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: Claims 6, 10, 13, 14

No: Claims 1-5, 7-9, 11, 12, 15

Inventive step (IS)

Yes: Claims

No: Claims 6, 10, 13, 14

Industrial applicability (IA)

Yes: Claims 1-15

No: Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

P.24/34



INTERNATIONAL PRELIMINARY

International application No. PCT/GB99/03775

EXAMINATION REPORT - SEPARATE SHEET

Re Item V

The present invention is solely directed towards a method of determining body fat in pet mammals or a corresponding formula, respectively, which is stored in a look-up table with exemplary values. Such a look-up table does however not confer any technical feature to the claims. It is rather directed towards the mere presentation of information. Therefore, the subject-matter of the application is actually covered by the provisions of Article 34(4)(a)(i) PCT and Rule 67.1(v) PCT.

Notwithstanding the above objection, it is indicated that the present application does not meet the requirements of Article 33 PCT, because the subject-matter of the independent claims is not new in the sense of Article 33(2) PCT.

1 Reference is made to the following documents:

D1: WO 98/08437 A (POWELL D K) 5 March 1998

D2: FR 2 731 144 A (BERNARD G, SEVLIAN P) 6 September 1996

- 2 Document D1 is regarded as closest prior art to the subject-matter of claim 1, and insofar as this claim can be understood (see Section VIII), this document discloses a body fat determining system (tape 10 in Fig. 1 and 2) showing the following features (the references in parentheses applying to this document):
 - means for measuring a first body dimension having a high correlation with percentage body fat (sizes A and B indicated in Fig. 1a and Fig. 2a; also cf. page 7, lines 1-10)
 - means for measuring a second body dimension having a low correlation with percentage body fat (size C indicated in Fig. 1a and Fig. 2a)
 - a look-up table comprising storage areas for entries of both dimensions (storing areas for both body dimensions can be found on tape 10 throughout the figures: Fig. 1c and 2g both show the formula yielding the entries of a corresponding look-up table; also cf. table 1 with entries of percentage body fat).

Consequently, the system of claim 1 is not new in the sense of Article 33(2) PCT.



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/GB99/03775

It is indicated, that the subject-matter of claim 1 is also anticipated by document D2 (see "capteurs périmétriques" 4, which constitute the means for measuring and "calculateur" 2, in which a corresponding look-up table is stored; also cf. page 5, lines 20-38).

Furthermore, a common system for determining the body mass index (BMI) of humans, which has been cited on page 1 of the present application, is also detrimental to the novelty of the system of claim 1 (BMI = weight [kg] / height² [m²]). Means for measuring both body characteristics are known (e.g. a ruler or a tape for the height), values yielded by the aforementioned formula are stored in corresponding look-up tables.

- Since in independent claims 8 and 9 in fact no features are presented, which are 3 different to those of independent claim 1 (cf. Section VIII), their novelty is also destroyed for the reasons mentioned above with regard to claim 1.
- Dependent claims 2-7 and 9-15 do not contain any features which, in combination 4 with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty or inventive step, respectively, the reasons being as follows:
- Numerous body dimensions, as set out in claims 2 and 3, are disclosed in D1 (see 4.1 inscriptions on tape 10 and page 8, lines 20-24). The already cited ruler or tape are both still suitable for measuring any body dimension, thereby being detrimental to the novelty of these claims. Each of said body dimensions furthermore merely represents one of several
 - straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.
- Indications of under, normal or overweight (claim 4) are taught by table 1 of D1, 4.2 which shows entries of percentage body fat (claim 5).
- The equation brought forward in claims 6 and 10, respectively, merely result from 4.3 trial-and-error experiments. Corresponding features can therefore not be considered to be based on an inventive step.



INTERNATIONAL PRELIMINARY International application No. PCT/GB99/03775 EXAMINATION REPORT - SEPARATE SHEET

- 4.4 Each of the systems discussed above (see D1, D2 and the common system for BMI determination) are suitable for being applied to a cat, thereby being detrimental to the novelty of the subject-matter of claims 7 and 15.
- 4.5 The ideal weight as a target weight, as set out in claim 11, is taught by D1, cf. table 1 and 3.
- 4.6 The lack of novelty for claim 12 follows from the objections with regard to claims 1 and 9.
- 4.7 The consideration of the energy allowance, as set out in claims 13 and 14, is obvious in view of page 5, lines 15-19, of D2.

Re Item VII

- The independent claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
 - The independent claims should therefore have been redrafted accordingly.
- 2 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in document D1 is not mentioned in the description, nor is this document identified therein.
- The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).





INTERNATIONAL PRELIMINARY International application No. PCT/GB99/03775 EXAMINATION REPORT - SEPARATE SHEET

Re It m VIII

Although claims 1 and 9 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought.

Hence, claims 1 and 9 do not meet the requirements of Article 6 PCT.

In this respect, the applicant's attention is also drawn to the requirement of unity of the invention (Rule 13 PCT), which is no more satisfied, since the subject-matter of all independent claims is not new in view of the prior art.

- The degree of correlation between a body dimension and the percentage body fat does not confer any **technical feature** to the measuring means of claim 1, contrary to the requirements of Article 6 PCT.
- Since both measurements of claim 1 can e.g. be performed using the same tape measure, both means for measuring in fact correspond to one single feature.
- The feature in system claim 1, according to which the indication of body fat is determined from a relationship, relates to a method of using the apparatus rather than clearly defining the apparatus in terms of its **technical features**. The intended limitations are therefore not clear from this claim, contrary to the requirements of Article 6 PCT.
- Claim 4 attempts to define its subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem, thereby violating Article 6 PCT. The technical features necessary for achieving this result should have been added.



INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/GB99/03775

Claims 7 and 15 do not meet the requirements of Article 6 PCT in that the matter for 6 which protection is sought is not clearly defined. The functional statement of a cat to be measured does not enable the skilled person to determine which technical features are necessary to perform the stated function (also cf. the Guidelines PCT III-4.8a).

PCT/GB99/03775

WO 00/28897

10

15

20

25

30

Figure 4 - is a diagrammatic representation of a third look-up table;

Figure 5 - is a diagrammatic representation of a fourth look-up table;

5 Figure 6 - is a diagrammatic representation of a fifth look-up table; and

Figure 7 - is a diagrammatic representation of a sixth look-up table.

The embodiment shown in Figure 1 may be either manually operated, or a computerised system. A first measurement device 10 and a second measurement device 12 are provided to take measurements of, respectively, the ribcage circumference and the led index measurement [LIM] to provide the results to the look-up table 18. In a computerised embodiment/ the measurement devices 10, 12 would provide measurement signals to a computer, storing therein in first, second and output storage areas respectively, ribcage and LIM, and corresponding fat percentage indications. These are shown as storage and determination functions 14 in Figure 1. The results are displayed as an output display 18. The determination algorithm (described later) could be coded in any simple computer language, and is within the common general knowledge of the skilled person, and need not be described here.

A manual representation of the look-up table 18 is shown in Figures 2 and 3. There is shown a first storage area 20, storing first body dimensions (ribcage) measurements, and a second storage area 22, storing second body dimensions (LIM). An output storage area 24 stores an

Peplaced by article 34

PATENT COOPERATION TREATY

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To

LOVELESS, IAN MARK REDDIE & GROSE 16, Theobalds Road London WC1X 8PL GRANDE BRETAGNE PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

·S·01

Date of mailing (day/month/year)

23.02.2001

Applicant's or agent's file reference

39791/IML

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTIFICATION

13/11/1998

International application No. PCT/GB99/03775

12/11/1999

Applicant

MARS U.K. LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Edel, M

Tel.+49 89 2399-2426



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or agent's file reference		See Not	ification of Transmittal of International
	39791/IML FOR FURTHER ACTION Preliminary Examination Report (Form PCT			ary Examination Report (Form PCT/IPEA/416)
Internationa	application No.	International filing dat	te (day/month/year)	Priority date (day/month/year)
PCT/GB9	• •	12/11/1999		13/11/1998
		or national classification and	IIPC	
A61B5/10		. , ,		
				•
 				
Applicant		•		
	K. LIMITED et al.			
and is 2. This F B (s	transmitted to the application of a total REPORT consists of a total report is also accomplete amended and are the Rule 70.16 and Section annexes consist of a total report is a total report of	tal of 8 sheets, including to anied by ANNEXES, i.e. e basis for this report and ion 607 of the Administrated of 1 sheets.	this cover sheet. sheets of the descriptly of sheets containing tive Instructions unde	ntemational Preliminary Examining Authority of the present of the
3. This r	eport contains indication	s relating to the following	items:	
1	Basis of the report	t		
11	☐ Priority			and in durable Langlicability
111			o novelty, inventive s	tep and industrial applicability
· IV	☐ Lack of unity of in	vention	ish record to novelty	inventive step or industrial applicability;
V	☑ Reasoned statem citations and expl	ent under Article 35(2) wi anations suporting such s	statement	inventive step or industrial applicability;
VI	☐ Certain documen			
VII	□ Certain defects in	the international applicat	tion	
VIII		ons on the international a		
		•		
Date of sul	omission of the demand		Date of completio	n of this report
13/06/20	000		23.02.2001	
Name and preliminary	mailing address of the interr	national	Authorized officer	June 1980 Contraction of the state of the st
16.	European Patent Office D-80298 Munich		Lohmann, S	
	Tel. +49 89 2399 - 0 Tx:	523656 epmu d		A MARCHANIC
I	Fax: +49 89 2399 - 4465		. Telephone No. +	19 89 2399 2328

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03775

		is of the report					
1.	resp the i	onse to an invitation	rawn on the basis of on under Article 14 a o not contain amend	re referred	l to in this repo	nt as "originally file	ed to the receiving Office in d" and are not annexed to
	1-3,	5-12	as originally filed			•	
	4		as received on		30/01/2001	with letter of	26/01/2001
	Clai	ms, No.:	,				
	1-15	5	as originally filed			· . –	
	Dra	wings, sheets:					
	1/5-	5/5	as originally filed				
2.	With lang	n regard to the lang Juage in which the	guage, all the eleme international applica	nts marked tion was fi	d above were a led, unless oth	available or furnishe erwise indicated ur	ed to this Authority in the nder this item.
	The	se elements were	available or furnishe	d to this A	uthority in the f	ollowing language:	, which is:
		the language of a	translation furnished	d for the pu	rposes of the	international search	n (under Rule 23.1(b)).
			ublication of the inte				
		the language of a 55.2 and/or 55.3).	translation furnished	d for the pu	urposes of inte	rnational preliminar ·	y examination (under Rule
3.	With	n regard to any nu o rnational prelimina	cleotide and/or ami ry examination was	no acid se carried out	equence disclo on the basis o	osed in the internation of the sequence list	ional application, the ing:
	<u> </u>	contained in the ir	nternational applicati	on in writte	en form.		
			the international ap			dable form.	
			uently to this Authori				
		furnished subsequ	uently to this Authori	ty in comp	uter readable f	form.	· ·
		The statement tha	at the subsequently bapplication as filed h	furnished v	vritten sequenc	ce listing does not (go beyond the disclosure in

☐ The statement that the information recorded in computer readable form is identical to the written sequence

4. The amendments have resulted in the cancellation of:

listing has been furnished.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/03775

	the description,	pages:			
	the claims,	Nos.:			
	the drawings,	sheets:			
5. This report has been established as if (some of) the amendments had not been made, since the considered to go beyond the disclosure as filed (Rule 70.2(c)):					
	eet containing such amendments must be referred to under item 1 and annexed to this				
		considered to go bey			

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 6, 10, 13, 14

No: Claims 1-5, 7-9, 11, 12, 15

Inventive step (IS) Yes: Claims

Nes. Claims

No: Claims 6, 10, 13, 14

Industrial applicability (IA) Yes: Claims 1-15

No: Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Re Item V

The present invention is **solely** directed towards a **method** of determining body fat in pet mammals or a corresponding formula, respectively, which is stored in a look-up table with exemplary values. Such a look-up table does however **not confer any technical feature** to the claims. It is rather directed towards the **mere presentation of information**. Therefore, the subject-matter of the application is actually covered by the provisions of Article 34(4)(a)(i) PCT and Rule 67.1(v) PCT.

Notwithstanding the above objection, it is indicated that the present application does not meet the requirements of Article 33 PCT, because the subject-matter of the independent claims is not new in the sense of Article 33(2) PCT.

1 Reference is made to the following documents:

D1: WO 98/08437 A (POWELL D K) 5 March 1998

D2: FR 2 731 144 A (BERNARD G, SEVLIAN P) 6 September 1996

- Document D1 is regarded as closest prior art to the subject-matter of claim 1, and insofar as this claim can be understood (see Section VIII), this document discloses a body fat determining system (tape 10 in Fig. 1 and 2) showing the following features (the references in parentheses applying to this document):
 - means for measuring a first body dimension having a high correlation with percentage body fat (sizes <u>A</u> and <u>B</u> indicated in Fig. 1a and Fig. 2a; also cf. page 7, lines 1-10)
 - means for measuring a second body dimension having a low correlation with percentage body fat (size <u>C</u> indicated in Fig. 1a and Fig. 2a)
 - a look-up table comprising storage areas for entries of both dimensions (storing areas for both body dimensions can be found on tape 10 throughout the figures;
 Fig. 1c and 2g both show the formula yielding the entries of a corresponding look-up table; also cf. table 1 with entries of percentage body fat).

Consequently, the system of claim 1 is not new in the sense of Article 33(2) PCT.

It is indicated, that the subject-matter of claim 1 is also anticipated by document D2 (see "capteurs périmétriques" 4, which constitute the means for measuring and "calculateur" 2, in which a corresponding look-up table is stored; also cf. page 5, lines 20-38).

Furthermore, a common system for determining the body mass index (BMI) of humans, which has been cited on page 1 of the present application, is also detrimental to the novelty of the system of claim 1 (BMI = weight [kg] / height² [m²]). Means for measuring both body characteristics are known (e.g. a ruler or a tape for the height), values yielded by the aforementioned formula are stored in corresponding look-up tables.

- Since in independent claims 8 and 9 in fact no features are presented, which are 3 different to those of independent claim 1 (cf. Section VIII), their novelty is also destroyed for the reasons mentioned above with regard to claim 1.
- Dependent claims 2-7 and 9-15 do not contain any features which, in combination 4 with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty or inventive step, respectively, the reasons being as follows:
- Numerous body dimensions, as set out in claims 2 and 3, are disclosed in D1 (see 4.1 inscriptions on tape 10 and page 8, lines 20-24). The already cited ruler or tape are both still suitable for measuring any body dimension, thereby being detrimental to the novelty of these claims. Each of said body dimensions furthermore merely represents one of several
 - straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.
- Indications of under, normal or overweight (claim 4) are taught by table 1 of D1, 4.2 which shows entries of percentage body fat (claim 5).
- The equation brought forward in claims 6 and 10, respectively, merely result from 4.3 trial-and-error experiments. Corresponding features can therefore not be considered to be based on an inventive step.

- 4.4 Each of the systems discussed above (see D1, D2 and the common system for BMI determination) are suitable for being applied to a cat, thereby being detrimental to the novelty of the subject-matter of claims 7 and 15.
- 4.5 The ideal weight as a target weight, as set out in claim 11, is taught by D1, cf. table 1 and 3.
- 4.6 The lack of novelty for claim 12 follows from the objections with regard to claims 1 and 9.
- 4.7 The consideration of the energy allowance, as set out in claims 13 and 14, is obvious in view of page 5, lines 15-19, of D2.

Re Item VII

- The independent claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
 - The independent claims should therefore have been redrafted accordingly.
- 2 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in document D1 is not mentioned in the description, nor is this document identified therein.
- 3 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

Re Item VIII

Although claims 1 and 9 have been drafted as separate independent claims, they 1 appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought.

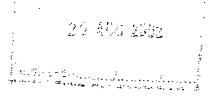
Hence, claims 1 and 9 do not meet the requirements of Article 6 PCT.

In this respect, the applicant's attention is also drawn to the requirement of unity of the invention (Rule 13 PCT), which is no more satisfied, since the subject-matter of all independent claims is not new in view of the prior art.

- The degree of correlation between a body dimension and the percentage body fat 2 does not confer any technical feature to the measuring means of claim 1, contrary to the requirements of Article 6 PCT.
- Since both measurements of claim 1 can e.g. be performed using the same tape 3 measure, both means for measuring in fact correspond to one single feature.
- The feature in system claim 1, according to which the indication of body fat is 4 determined from a relationship, relates to a method of using the apparatus rather than clearly defining the apparatus in terms of its technical features. The intended limitations are therefore not clear from this claim, contrary to the requirements of Article 6 PCT.
- Claim 4 attempts to define its subject-matter in terms of the result to be achieved 5 which merely amounts to a statement of the underlying problem, thereby violating Article 6 PCT. The technical features necessary for achieving this result should have been added.

Claims 7 and 15 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The functional statement of a cat to be measured does not enable the skilled person to determine which technical features are necessary to perform the stated function (also cf. the Guidelines PCT III-4.8a).





Discovery House, Phillip ACT 2606
PO Box 200, Woden ACT 2606
Australia
Phone +61 -2 6283 2999
Facsimile +61 -2 6283 7999
Internet http://www.ipaustralia.gov.a/
ABN 38 113 072 755

29 August 2002

Mr Ray Tettman
WATERMARK PATENT & TRADEMARK ATTORNEYS
Locked Bag 5
HAWTHORN VIC 3122

Your Ref: P19614AU00

Examiner's first report on patent application no. 10649/00-by MARS UK LIMITED

Last proposed amendment no.

Dear Mr Tettman,

I am replying to the request for examination. I have based this report on the verified translation and the amendments already made under the Articles of the PCT dated 30 January 2001. I have examined the application and I believe that there are lawful grounds of objection to the application. These grounds of objection are:

- 1. There is no Notice of Entitlement on file.
- 2. The invention defined in Claims 1, 8, 9 et al is not novel when compared with the following document which discloses all the essential features of the invention claimed:
 - a) WO 98/08437 A (Powell) and
 - b) FR 2731144 A (Bernard et al) as cited in the corresponding IPER.
- 3. The additional features of appended Claims 2 to 7 and 10 to 15 are considered to be either explicitly disclosed by the above citations, or part of the common general knowledge of the health industry, hence they are not considered to be novel or involve an inventive step.

You have 21 months from the date of this report to overcome all my objection(s) otherwise your application will lapse. You will need to pay a monthly fee for any response you file after 12 months from the date of this report.

Yours sincerely,

COLIN FITZGIBBON

Examiner of Patents, Section B5

Telephone: (02) 6283 2226

PATENT COOPERATION TREATY

From the: INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY LOVELESS, IAN MARK REDDIE & GROSE WRITTEN OPINION 16. Theobalds Road London WC1X 8PL IML GRANDE BRETAGNE (PCT Rule 66) 30.08.2000 within 3 month(s) REPLY DUE Applicant's or agent's file reference from the above date of mailing 39791/IML Priority date (day/month/year) International filing date (day/month/year) International application No. 12/11/1999 13/11/1998 PCT/GB99/03775 International Patent Classification (IPC) or both national classification and IPC A61B5/107 Applicant MARS U.K. LIMITED et al. This written opinion is the first drawn up by this International Preliminary Examining Authority. This opinion contains indications relating to the following items: Basis of the opinion X . 1 □ Priority П Non-establishment of opinion with regard to novelty, inventive step and industrial applicability 111 Lack of unity of invention IV Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Certain document cited VI Certain defects in the international application VII Certain observations on the international application VIII The applicant is hereby invited to reply to this opinion. See the time limit indicated above. The applicant may, before the expiration of that time limit, When? request this Authority to grant an extension, see Rule 66.2(d). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. How? For the form and the language of the amendments, see Rules 66.8 and 66.9. For an additional opportunity to submit amendments, see Rule 66.4. Also: For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 13/03/2001. Authorized officer / Examiner Name and mailing address of the international



preliminary examining authority:

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Lohmann, S

Formalities officer (incl. extension of time limits)

Kiepe, C

Telephone No. +49 89 2399 2423



Office

WRITTEN OPINION

	Basis of the opinion									
1.	This opinion has been drawn on the basis of (<i>substitute sheets which have been furnished to the receiving Offi</i> in response to an invitation under Article 14 are referred to in this opinion as "originally filed".):									
	Description, pages:			•						
	1-12	as originally filed	I	~						
					. •			•		
	Claims, No.:					•				
	1-15	as originally filed		· ·	•					
						- -	•			
	Drawings, sheets:					•	·. ·			
	1/5-5/5	as originally filed	i				٠.,			
		•								
*										
2.	The amendments have	e resulted in the c	ancellation of:				·			
	the description,	pages:								
	☐ the claims,	Nos.:								
	☐ the drawings,	sheets:	•				,			
3. This opinion has been established as if (some of) the amendments had not been made, since the considered to go beyond the disclosure as filed (Rule 70.2(c)):										
	considered to go boy		•							
				•						
4. Additional observations, if necessary:										
V	. Reasoned statement applicability; citation	t under Rule 66.2 ns and explanation	2(a)(ii) with regard ons supporting s	I to novelty, in uch statemen	nventive ste t	p or indust	trial			
·1.	Statement			•						
٠.	Name and Associated	Claims	1, 7, 8, 9, 15	•						
	Novelty (N)		2-6, 10-14							
	Inventive step (IS)	Claims	2-0, 10-14							
	Industrial applicability	(IA) Claims								

Corm DCT/IDEA//INR (Royes I-VIII Sheet 1) (January 1994)

2. Citations and explanations see's parat sh et

Re Item V

The present application does not met the requirements of Article 33 PCT, because the subject-matter of the independent claims is not new in the sense of Article 33(2) PCT.

1 Reference is made to the following documents:

D1: WO 98/08437 A (POWELL D K) 5 March 1998

D2: FR 2 731 144 A (BERNARD G, SEVLIAN P) 6 September 1996

- 2 Document D1 is regarded as closest prior art to the subject-matter of claim 1, and insofar as this claim can be understood (see Section VIII), this document discloses a body fat determining system (tape 10 in Fig. 1 and 2) showing the following features (the references in parentheses applying to this document):
 - means for measuring a first body dimension having a high correlation with percentage body fat (sizes <u>A</u> and <u>B</u> indicated in Fig. 1a and Fig. 2a; also cf. page 7, lines 1-10)
 - means for measuring a second body dimension having a low correlation with percentage body fat (size <u>C</u> indicated in Fig. 1a and Fig. 2a)
 - a look-up table comprising storage areas for entries of both dimensions (storing areas for both body dimensions can be found on tape 10 throughout the figures;
 Fig. 1c and 2g both show the formula yielding the entries of a corresponding look-up table; also cf. table 1 with entries of percentage body fat).

Consequently, the system of claim 1 is not new in the sense of Article 33(2) PCT.

It is indicated, that the subject-matter of claim 1 is also anticipated by document D2 (see capteurs périmétriques 4, which constitute the means for measuring and calculateur 2, in which a corresponding look-up table is stored; also cf. page 5, lines 20-38).

Furthermore, a **common system** for determining the body mass index (BMI) of humans, which has been cited on page 1 of the present application, is also detrimental to the novelty of the system of claim 1 (BMI = weight [kg] / height² [m²], where the weight is highly correlated and the height is lowly correlated with the body mass). Means for measuring both body characteristics are known, values yielded by the aforementioned formula are stored in corresponding look-up tables.

- 3 Since in independent claims 8 and 9 in fact no features are presented, which are different to those of independent claim 1 (cf. Section VIII), their novelty is also destroyed for the reasons mentioned above with regard to claim 1.
- Dependent claims 2-7 and 9-15 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty or inventive step, respectively, the reasons being as follows:
- 4.1 Numerous body dimensions, as set out in claims 2 and 3, are suggested by D1 (see inscriptions on tape 10 and page 8, lines 20-24). Each of them furthermore merely represents one of several straightforward possibilities from which the skilled person would select, in accordance with circumstances, without the exercise of inventive skill.
- 4.2 Indications of under, normal or overweight (claim 4) are given in table 1 of D1, which shows entries of percentage body fat (claim 5).
- 4.3 The equation brought forward in claims 6 and 10, respectively, merely result from trial-and-error experiments. Corresponding features can therefore not be considered to be based on an inventive step.
- 4.4 Each of the systems discussed above (see D1, D2 and the common system for BMI determination) are suitable for being applied to a cat, thereby being detrimental to the novelty of the subject-matter of claims 7 and 15.
- 4.5 The subject-matter of claims 11-14 merely represents common knowledge, thereby not involving an inventive step. With regard to the daily energy allowance, reference is made to page 5, lines 15-19, of D1.

....

WRITTEN OPINION

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item VII

In summary, the subject-matter of the present application does not appear to be patentable at all. Should the applicant nevertheless regard any aspect of the application as to fulfill the requirements of the PCT, it should be accounted for the following observations:

argue

1

The independent claims are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).

The independent claims should therefore be redrafted accordingly.

include

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in document D1 is not mentioned in the description, nor is this document identified therein.

leave

The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

mend

According to the requirements of Rule 11.13(I) reference signs not appearing in the description shall not appear in the drawings, and vice versa. This requirement is not met in view of the reference sign 16 in Fig. 1.

In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2)(b) PCT, the applicant is requested to clearly identify the amendments carried out, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based.

The applicant is requested to file amendments by way of replacement pages in the manner stipulated by Rule 66.8(a) PCT. In particular, fair copies of the amendments should be filed preferably in triplicate.

Re Item VIII

Although claims 1 and 9 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness. Moreover, lack of clarity of the claims as a whole arises, since the plurality of independent claims makes it difficult, if not impossible, to determine the matter for which protection is sought.

Hence, claims 1 and 9 do not meet the requirements of Article 6 PCT.

In this respect, the applicant's attention is also drawn to the requirement of unity of the invention (Rule 13 PCT), which is no more satisfied, since the subject-matter of all independent claims is not new in view of the prior art.

- The degree of correlation between a body dimension and the percentage body fat does not confer any **technical feature** to the measuring means of claim 1, contrary to the requirements of Article 6 PCT.
- 3 Since both measurements of claim 1 can e.g. be performed using the same tape measure, both means for measuring in fact correspond to one single feature.
- The feature in system claim 1, according to which the indication of body fat is determined from a relationship, relates to a method of using the apparatus rather than clearly defining the apparatus in terms of its **technical features**. The intended limitations are therefore not clear from this claim, contrary to the requirements of Article 6 PCT.
- Claim 4 attempts to define its subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem, thereby violating Article 6 PCT. The technical features necessary for achieving this result should be added.

Claims 7 and 15 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The functional statement of a cat to be measured does not enable the skilled person to determine which technical features are necessary to perform the stated function (also cf. the Guidelines PCT III-4.8a).